FILED
U.S. DISTRICT COURT
DISTRICT OF WYOMING

### IN THE UNITED STATES DISTRICT COURT

MAR 2 2 2007

FOR THE DISTRICT OF WYOMING

A P OF OA

Stephan Har	ris, Cleri
Casp	

UNITED STATES OF AMERICA,	) No
Plaintiff,	) Cts 1-2: 18 U.S.C. §§ 2252A(a)(2)(A) and (b)(1) ) (Distribution of Child Pornography)
V.	) Cts. 3-4: 18 U.S.C. §§ 2252A(a)(5)(B) and (b)(2)
TERRY RICE,	) (Possession of Child Pornography)
Defendant.	) Ct. 5: 18 U.S.C. §§ 2252A(a)(2)(A) and (b)(1) ) (Receipt of Child Pornography)
	Ct. 6: 18 U.S.C. § 2422(b)  (Unlawful Enticement of a Minor to Engage in Illegal Sexual Activity)

### **INDICTMENT**

THE GRAND JURY CHARGES THAT:

# **COUNT ONE**

On or about August 11, 2006, in the District of Wyoming, the Defendant, TERRY RICE, did knowingly distribute child pornography in interstate commerce by means of a computer, to wit: via the internet using a computer, the Defendant, TERRY RICE, sent an image entitled "tara.jpg," depicting the vagina of a prepubescent female, legs spread, displaying her vagina and anus, to a person he knew as "jaywyteese" utilizing the YAHOO! email system.

In violation of 18 U.S.C. §§ 2252A(a)(2)(A) and (b)(1).

### **COUNT TWO**

On or about February 2, 2007, in the District of Wyoming, the Defendant, **TERRY RICE**, did knowingly distribute child pornography in interstate commerce by means of a

computer, to wit: via the internet using a computer, the Defendant, **TERRY RICE**, sent an image entitled "- bedspread 9 AM," depicting a prepubescent female lying face down, legs spread, displaying her genitalia and anus, from his computer in Greybull, Wyoming, to a person he knew as "vikeezmom5\_10" in Grafton, Illinois.

In violation of 18 U.S.C. §§ 2252A(a)(2)(A) and (b)(1).

#### **COUNT THREE**

On or about February 6, 2007, in the District of Wyoming, the Defendant, TERRY RICE, did knowingly possess a Dell Dimension Computer with a Quantum hard drive, Model Fireball Plus AS, bearing serial number 192104930939, containing digital images of child pornography, said digital images including an image entitled "tara .jpg" said image being produced using materials, including the Quantum hard drive, that was mailed, or shipped, or transported in interstate or foreign commerce.

In violation of 18 U.S.C. §§ 2252A(a)(5)(B) and (b)(2).

#### **COUNT FOUR**

On or about February 6, 2007, in the District of Wyoming, the Defendant, **TERRY RICE**, did knowingly possess a Dell Dimension Computer with a Quantum hard drive, Model

Fireball Plus AS, bearing serial number 192104930939, containing digital images of child

pornography, said digital images including an image entitled "9y\_old{1}.mpg," and said images

being produced using materials, including the Quantum hard drive, that was mailed, or shipped,

or transported in interstate or foreign commerce.

In violation of 18 U.S.C. §§ 2252A(a)(5)(B) and (b)(2).

# **COUNT FIVE**

On or about March 20, 2006, in the District of Wyoming, the Defendant, **TERRY RICE**, did knowingly receive child pornography that had been mailed, shipped, or transported in interstate commerce, to wit: via the internet using a computer, the Defendant downloaded a digital image file depicting a child engaged in sexually explicit conduct, said digital image file being entitled "9y\_old{1}.mpg."

In violation of 18 U.S.C. §§ 2252A(a)(2)(A) and (b)(1).

# **COUNT SIX**

On or about February 2, 2007, and February 3, 2007, in the District of Wyoming, the Defendant, **TERRY RICE**, using a means of interstate commerce, namely, the Internet, did knowingly attempt to cause another to persuade, induce, and entice an individual who has not attained the age of 18 years to engage in sexual activity for which an individual could be charged with a criminal offense.

In violation of 18 U.S.C. § 2422(b).

A TRUE BILL:

FORÉPE

MATTHEW H. MEAD

United States AttorneyMarch 19, 2007 (6:14pm)

### PENALTY SUMMARY -INDICTMENT

DATE:

MARCH 20, 2007

DEFENDANT NAME:

**TERRY RICE** 

VICTIM:

YES

OFFENSE AND PENALTIES:

OFFENSE:

Cts. 1 & 2: DISTRIBUTION OF CHILD PORNOGRAPHY

18 U.S.C. § 2252(a)(2)(A) and (b)(1)

PENALTIES:

NLT 5 YEARS OR MORE THAN 20 YEARS

IMPRISONMENT \$250,000.00 FINE

UP TO A LIFE TERM OF SUPERVISED RELEASE

\$100 SPECIAL ASSESSMENT

OFFENSE:

Ct. 3 & 4:

POSSESSION OF CHILD PORNOGRAPHY

18 U.S.C. § 2252A(a)(5)(B) and (b)(2)

PENALTIES:

NLT 5 YEARS OR MORE THAN 20 YEARS

IMPRISONMENT \$250,000 FINE

UP TO A LIFE TERM OF SUPERVISED RELEASE

\$100 SPECIAL ASSESSMENT

OFFENSE:

Ct. 5

RECEIPT OF CHILD PORNOGRAPHY

18 U.S.C. § 2252A(a)(2)(A), and (b)(1)

PENALTIES:

NLT 5 YEARS OR MORE THAN 20 YEARS

IMPRISONMENT \$250,000 FINE

UP TO A LIFE TERM OF SUPERVISED RELEASE

\$100 SPECIAL ASSESSMENT

OFFENSE:

Ct. 6

ONLINE ENTICEMENT OF A CHILD

18 U.S.C. § 2422(b)

PENALTIES:

NLT 10 YEARS OR MORE LIFE IMPRISONMENT

\$250,000 FINE

UP TO A LIFE TERM OF SUPERVISED RELEASE

\$100 SPECIAL ASSESSMENT

ТОТА	LS:	IMPRISONM \$1,500,000 F UP TO A LIF		
AGEN	TT: BOB LEAZENBY	AUSA:	JIM ANDERSON	
ESTIMATED TIME OF TRIAL: INTERPRETER NEEDED:				
<u>X</u>	five days or less over five days other	<u>X</u>	Yes No	
THE GOVERNMENT:				
<u>X</u>	will	_	The court should not grant bond because the defendant is not bondable	
	will not		because there are detainers from other jurisdictions	
	SEEK DETENTION IN T	THIS		